By: J. Johnson of Harris, Sherman, Sr., Wu, H.B. No. 2793 Reynolds, Romero, Jr., et al.

A BILL TO BE ENTITLED

1	AN ACT
2	relating to parole determinations and individual treatment plans
3	for inmates.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Section 508.1411(a), Government Code, is amended
6	to read as follows:
7	(a) For each decision of a parole panel granting or denying
8	the release of an inmate on parole, or denying the release of an
9	inmate on mandatory supervision, the parole panel shall:
10	(1) produce a written statement, in clear and
11	understandable language, that explains:
12	(A) the decision; [and]
13	(B) the reasons for the decision only to the
14	extent those reasons relate specifically to the inmate; <u>and</u>
15	(C) if the decision is denying the release of an
16	inmate on parole, the specific actions the inmate must take to
17	address factors that contributed to the denial of parole;
18	(2) provide a copy of the statement to the inmate <u>and</u>
19	the rehabilitation programs division of the department; and
20	(3) place a copy of the statement in the inmate's file.
21	SECTION 2. Section 508.144(c), Government Code, is amended
22	to read as follows:
23	(c) Based on the board's review under Subsection (b), the
24	board may:

H.B. No. 2793 1 (1) update the guidelines by: 2 (A) including new risk factors; [or] 3 (B) changing the values of offense severity or risk factor scores; [or] 4 5 (C) adjusting the way that the guidelines account for an inmate's progress on the inmate's individual treatment plan; 6 7 or 8 (D) adjusting the risk level of an inmate based on the inmate's progress on the inmate's individual treatment plan; 9 10 or (2) modify the range of recommended parole approval 11 12 rates under the guidelines, if parole approval rates differ significantly from the range of recommended parole approval rates. 13 14 SECTION 3. Section 508.1445(b), Government Code, is amended 15 to read as follows: 16 (b) The report must include: 17 (1) a brief explanation of the parole guidelines, including how the board: 18 defines the risk factors and offense severity 19 (A) levels; [and] 20 21 (B) determines the range of recommended parole approval rates for each guideline score; 22 (C) accounts for an inmate's progress on the 23 24 inmate's individual treatment plan; and 25 (D) uses the guidelines to make an individualized 26 determination to approve or deny release on parole; 27 a comparison of the range of recommended parole (2)

1 approval rates under the parole guidelines to the actual approval 2 rates for individual parole panel members, regional offices, and 3 the state as a whole; [and]

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4 (3) a description of instances in which the actual 5 parole approval rates do not meet the range of recommended parole 6 approval rates under the parole guidelines, an explanation of the 7 variations, and a list of actions that the board has taken or will 8 take to meet the guidelines; and

9 <u>(4) an analysis of parole denials, including the</u> 10 <u>reasons for parole denial and information regarding additional</u> 11 <u>rehabilitative programming recommended for inmates denied release</u> 12 <u>on parole</u>.

SECTION 4. Section 508.152, Government Code, is amended by amending Subsections (a), (b), (b-2), (c), and (e) and adding Subsections (b-3), (b-4), and (g) to read as follows:

16 (a) Not later than the <u>45th</u> [120th] day after the date an 17 inmate is admitted to the institutional division, the department 18 shall obtain all pertinent information relating to the inmate, 19 including:

(1) the court judgment;

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21 any sentencing report; (2) the circumstances of the inmate's offense; 22 (3) 23 the inmate's previous social history and criminal (4)24 record; 25 (5) the inmate's physical and mental health record; 26 (6) a record of the inmate's conduct, employment 27 history, and attitude in the institutional division; [and]

H.B. No. 2793 1 (7) any written comments or information provided by 2 local trial officials or victims of the offense; 3 (8) an evaluation of the educational, rehabilitative, and vocational needs of the inmate; and 4 5 (9) the results of an assessment made using: 6 (A) the risk and needs assessment instrument 7 adopted under Section 501.0921; or 8 (B) another validated risk and needs assessment adopted by the department. 9 10 (b) The department shall: not later than the 60th day after the date the 11 (1)department obtains the information required by Subsection (a), 12 establish for the inmate an individual treatment plan and provide 13 14 the plan to the inmate; and 15 (2) submit the plan to the board at the time of the board's consideration of the inmate's case for release. 16 17 (b-2) At least once in every 12-month period, the department shall review each inmate's individual treatment plan to assess the 18 inmate's institutional progress and revise or update the plan as 19 necessary and shall revise the inmate's risk and needs assessment 20 score as necessary to reflect the inmate's completion of 21 programming as required by the inmate's individual treatment plan. 22 If the department revises or updates an inmate's individual 23 24 treatment plan, the department shall provide the inmate with the revised or updated plan as soon as practicable after 25 the department's review of the plan under this subsection. 26 The department shall make reasonable efforts to provide an inmate the 27

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1 opportunity to complete any classes or programs included in the 2 inmate's individual treatment plan[, other than classes or programs 3 that are to be completed immediately] before the inmate's [release 4 on] parole eligibility date[, in a timely manner] so that the 5 inmate's release on parole is not delayed due to any uncompleted 6 classes or programs.

7 (b-3) Approximately one year before an inmate's parole 8 eligibility date, the department shall:

(1) assess the inmate using:

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10(A) the risk and needs assessment instrument11adopted under Section 501.0921; or

 12
 (B) another validated risk and needs assessment

 13 adopted by the department; and

14 (2) revise the inmate's risk and needs assessment 15 score as necessary to reflect the inmate's completion of programming as required by the inmate's individual treatment plan. 16 17 (b-4) Subsection (b-3) does not apply to an inmate for whom an individual treatment plan is established under Subsection (b) in 18 19 the 12-month period preceding the inmate's parole eligibility date. The board shall conduct an initial review of an eligible 20 (C) 21 inmate not later than the 90th [180th] day after the date of the inmate's admission to the institutional division. The board shall 22 23 identify any classes or programs that the board intends to require 24 the inmate to complete before the inmate's parole eligibility date [releasing the inmate on parole]. The department shall provide the 25 26 inmate with a list of those classes or programs and make those classes available to the inmate before the inmate's parole 27

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1 eligibility date. The institutional division shall: 2 (e) (1) work closely with the board to monitor 3 the progress of the inmate in the institutional division; [and] 4 5 (2) report the progress to the board before the 6 inmate's release; and 7 (3) revise the inmate's risk level to reflect the inmate's completion of programming as required by the inmate's 8 9 individual treatment plan. (g) The department shall provide to the board a record of 10 the inmate's progress toward completion of the inmate's individual 11 12 treatment plan and any other pertinent information related to the inmate's progress toward rehabilitation. 13 SECTION 5. Section 508.1411, Government Code, as amended by 14 15 this Act, applies only to a decision of a parole panel made on or after the effective date of this Act. A decision of a parole panel 16 made before the effective date of this Act is governed by the law in 17 effect on the date the decision was made, and the former law is 18 continued in effect for that purpose. 19

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SECTION 6. This Act takes effect September 1, 2021.